

the individual's age and health history background in a computer database.

3. (Currently amended) The method/process of creating a dietary supplement profile of claim 1, wherein step (b) comprises comparing the questionnaire information provided by the individual and information provided by laboratory studies to a health profile for a person of the individual's age and health history background in a computer database.

B/ 4. (Currently amended) The method/process of creating a dietary supplement profile of claim 1, further comprises adding a list of commercially available products that provide the dietary supplements listed to achieve in an optimal health profile and wellness.

5. (Original) The method/process of creating a dietary supplement profile of claim 1, further comprises adding a plan for weight management.

REMARKS

1. Claims 1-5 were rejected under 35 U.S.C. § 112, second paragraph, as failing to particularly point out and distinctly claim the subject matter the appellant regards as the invention.

Claims 1-4 were amended to overcome the objection. The terms "adjusting" and "optimal health profile" were suggested during the patent examination and are now replaced to be consistent with the specifications and original claims.

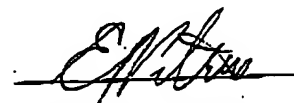
CONCLUSION

For all the above reasons, Applicant submits that the claims are now in proper form, and that the claims all define patentable over the prior art. Applicant submits this application is now in condition for allowance, which action is respectfully petitioned.

Applicant has amended the claims of this application so that they are proper, definite, and

define novelty which is also unobvious. If, for any reason this application is not believed to be in full condition for allowance, applicant respectfully requests the constructive assistance and suggestions of the Examiner pursuant to M.P.E.P § 706.03(d) and § 707.07(j) in order that the undersigned can place this application in allowable condition as soon as possible and without the need for further proceedings.

Respectfully submitted,



Edward J. Petrus

3413 Spanish Oak Dr.

Austin, Texas 78731

Tel: (512) - 454-6500

Fax: (512) - 453-0066

Applicant Pro Se

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